

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

PRESQRIBER, LLC, <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>AO CAPITAL PARTNERS, LLC d/b/a PROGNOSIS INNOVATION HEALTHCARE, et al.,</p> <p style="text-align: center;">Defendants.</p>	<p>Case No. 6:14-cv-440</p> <p>CONSOLIDATED CASE</p> <p>LEAD CASE</p>
ADVANCED DATA SYSTEMS CORPORATION	Case No. 6:14-cv-859
COMPULINK BUSINESS SYSTEMS INC.	Case No. 6:14-cv-862
HEALTHFUSION, INC.	Case No. 6:14-cv-864
MACPRACTICE, INC.	Case No. 6:14-cv-866
MD LOGIC, INC.	Case No. 6:14-cv-867
MED INFORMATIX, INC.	Case No. 6:14-cv-868
MEDFLOW, INC.	Case No. 6:14-cv-869
NEXTECH SYSTEMS, LLC	Case No. 6:14-cv-871
NEXUS CLINICAL, LLC	Case No. 6:14-cv-872
PRACTICE VELOCITY, LLC	Case No. 6:14-cv-874
NEWCROP, LLC, <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>PRESQRIBER, LLC,</p> <p style="text-align: center;">Defendant.</p>	<p>Case No. 6:14-cv-539</p>

**AGREED MOTION FOR DISMISSAL WITH PREJUDICE OF ALL CLAIMS
BETWEEN PLAINTIFF PRESQRIBER, LLC AND
ADVANCED DATA SYSTEMS CORPORATION; COMPULINK BUSINESS SYSTEMS INC.;
HEALTHFUSION, INC.; MACPRACTICE, INC.; MD LOGIC, INC.;
MED INFORMATIX, INC.; MEDFLOW, INC.; NEXTECH SYSTEMS, LLC;
NEXUS CLINICAL, LLC; PRACTICE VELOCITY, LLC; AND NEWCROP, LLC**

Plaintiff Presqriber, LLC (“Presqriber”) and Defendants Advanced Data Systems Corporation (“Advanced”), Compulink Business Systems Inc. (“Compulink”), HealthFusion,

Inc. (“HealthFusion”); MacPractice, Inc. (“MacPractice”), MD Logic, Inc. (“MD Logic”), Med Informatix, Inc. (“Med Informatix”), MedFlow, Inc. (“MedFlow”), NexTech Systems, LLC (“NexTech”), Nexus Clinical, LLC (“Nexus”) and Practice Velocity, LLC’s (“Practice Velocity”) (collectively “Defendants”) and NewCrop, LLC, pursuant to Federal Rule of Civil Procedure 41 and their agreement, file this agreed motion to dismiss with prejudice.

These parties have agreed to settle all claims and counterclaims between them in the above-captioned action. The parties, therefore, move this Court to dismiss all claims and counterclaims between Plaintiff Prescriber and Defendants, and all claims and counterclaims between Prescriber and New Crop, LLC, all with prejudice, with each party to bear its own costs, attorney’s fees and expenses.

Wherefore, Plaintiff respectfully requests that the Court enter the proposed order of dismissal submitted with this motion.

Dated: September 9, 2015

Respectfully submitted,

/s/ Craig Tadlock
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Attorneys for Plaintiff Prescriber, LLC

CERTIFICATE OF CONFERENCE

I hereby certify that on September 9, 2015, I conferred by email with counsel for Defendant. Defendant's counsel has agreed to the form and substance of this motion. Accordingly, this motion is an agreed motion.

/s/ Keith Smiley

Keith Smiley

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on September 9, 2015.

/s/ Craig Tadlock

Craig Tadlock